

an Act to define and describe the Crime of Petit Larceny, and to make Provision for the Punishment of the same; and an Act made and passed in the same Year of the same Reign, intituled An Act in Addition to and in Amendment of an Act, intituled An Act relating to the Punishment of Persons convicted of Felony within the Benefit of Clergy, be and the same are hereby repealed; except so far as any of the said Acts may repeal the Whole or any Part of any other Acts.

10 & 11 Geo. 4.
c. 36,

repealed.

Persons charged with Felony not bailable by a Justice of the Peace, unless expressly made so by Statute.

III. And be it enacted, That where any Person shall be taken on a Charge of Felony, or Suspicion of Felony, before One or more Justice or Justices of the Peace, and the Evidencè shall be such as not to warrant a Dismissal of the Charge, such Person shall be committed to Prison by such Justice or Justices, except in Cases where Authority may be expressly given to such Justice or Justices to admit to Bail, by any Act or Statute.

Before any Person charged with Felony shall be committed or bailed, the Justice shall take down in Writing the Examination of the Prisoner and the Information of the Witnesses, and bind the Witnesses to appear at the Trial.

IV. And be it enacted, That such Justice or Justices, before he or they shall commit to Prison, or admit to Bail, any Person arrested for Felony, or on Suspicion of Felony, shall take the Examination of such Person, and the Information upon Oath of those who shall know the Facts and Circumstances of the Case, and shall put the same, or as much thereof as shall be material, into Writing, and shall certify such Bailment in Writing; and every such Justice shall have Authority to bind by Recognizance all such Persons as know or declare any Thing material touching any such Felony, or Suspicion of Felony, to appear at the next Supreme Court, or Court of Oyer and Terminer and Gaol Delivery, or Sessions of the Peace, at which the Trial thereof is intended to be, then and there to prosecute or give Evidence against the Party accused; and such Justice and Justicès respectively shall